

**STATE
AGENCY
TRACTS**

TRACT 33646 - STATE AGENCY - Lafayette and Vermilion Parishes, Louisiana

The State Mineral Board acting on behalf of the Lafayette Parish School Board and the Vermilion Parish School Board, pursuant to Resolutions adopted by those bodies and in accordance with Louisiana Revised Statutes 30:121-136 and 151-156, as amended, and Article 12, Section 18 of the Louisiana Constitution of 1921, as amended, which by Section 16 (A) 9, and 16 (B) of Article XIV of the 1974 Constitution is continued as a statute subject to arrangement in proper statutory form or modification provided by law, advertises the following described lands not under mineral lease on July 11, 2001: All of Section 16, Township 10 South, Range 3 East, said township situated in Lafayette and Vermilion Parishes, Louisiana, excluding beds and bottoms of all navigable waters located in said section, **LESS AND EXCEPT** 91.355 acres, being that portion of the above described lands situated within the geographical confines of the BOL MEX 1 Reservoir C, Sand Unit A (BOL MEX 1 RC SU A) created by State of Louisiana, Office of Conservation Order No. 358-F-2, Ridge Field, containing approximately **557.125 acres**, as shown outlined in red on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927 (South Zone).

NOTE: "Lessors acknowledge that said Township 10 South, Range 3 East, is located 93.91% in the Parish of Lafayette and 6.09% in the Parish of Vermilion; and Lessee is authorized and directed to pay any and all rentals and royalties which may accrue under the terms of this lease to Lessors separately and in the following proportions: Lafayette Parish School Board - 93.91% and Vermilion Parish School Board - 6.09%" and "prospective bidders are hereby placed on notice that execution by the State Mineral Board of oil, gas and mineral lease on behalf of the Lafayette Parish School Board and the Vermilion Parish School Board on the above described portion of section shall not be construed as a waiver by the State Mineral Board of any rights that it may have to lease for and on behalf of the State of Louisiana any navigable water bottoms that might be included within said portion of said section."

NOTE: The boundary description and plat for this tract as shown and as advertised were supplied by the nominating party and have not been checked for accuracy by the staff of the Office of Mineral Resources. Anything which may affect the acreage, the shape or the location of the tract, such as non-closure of or incorrect X, Y coordinates or title disputed acreage, or which may affect the status of the tract for leasing, such as overlap of prior leases or nominated tracts, or which may affect potential operations on leases taken, such as inclusion in areas under the jurisdiction of the Department of Wildlife and Fisheries, will not be specifically determined unless and until a bid on this tract is accepted by the Mineral Board; which bid will be accepted on a per acre basis and which acceptance will be conditional upon such specific determinations being made. Once a bid is conditionally accepted by the Mineral Board, the staff will, within a period following the date of the lease sale, determine the acreage, shape and location of the potential lease area of the tract, the status for leasing of all or any portion thereof, and any conditions which may affect potential operations thereon. These

determinations may render all or a portion of the bid area unleaseable or may increase or decrease the State claimed acreage such that the total bonus/rental ultimately required may either exceed the bonus/rental paid at the lease sale, which will require additional payment by the successful bidder, or allow the successful bidder a refund of excessive payment. The successful bidder will be notified of the determinations by the staff and given an opportunity to view the bid area acreage, configuration and location as it has been specifically determined. If all or a portion of the bid area is unleaseable due to overlap of an existing lease, the successful bidder will be given an opportunity to accept or reject a new lease on that portion of the bid area which is not unleaseable. If rejected, the bid and all monies accompanying the bid will be returned to the successful bidder and no lease will be issued. In all other cases a new lease will be issued and any additional per acre bonus/rental, 10% administration fee or \$10 and \$5 per acre fees due as a result of staff determination of more State acreage in the bid area than determined by the successful bidder will be paid prior to the lease being issued. A determination of less State acreage in the bid area will result in a return to the successful bidder of any overpayment.

NOTE: The Vermilion Parish School Board has set a minimum royalty for oil and gas produced and saved of 25% and 20% for other liquid or gaseous hydrocarbon minerals produced and saved.

Applicant: G. Matthew David, CPL & Associates, Ltd. to Agency and by Resolution of the Lafayette Parish School Board and the Vermilion Parish School Board authorizing the Mineral Board to act in its behalf.

Bidder	Cash Payment	Price / Acre	Rental	Oil	Gas	Other

TRACT 33647 - STATE AGENCY - East Baton Rouge Parish, Louisiana

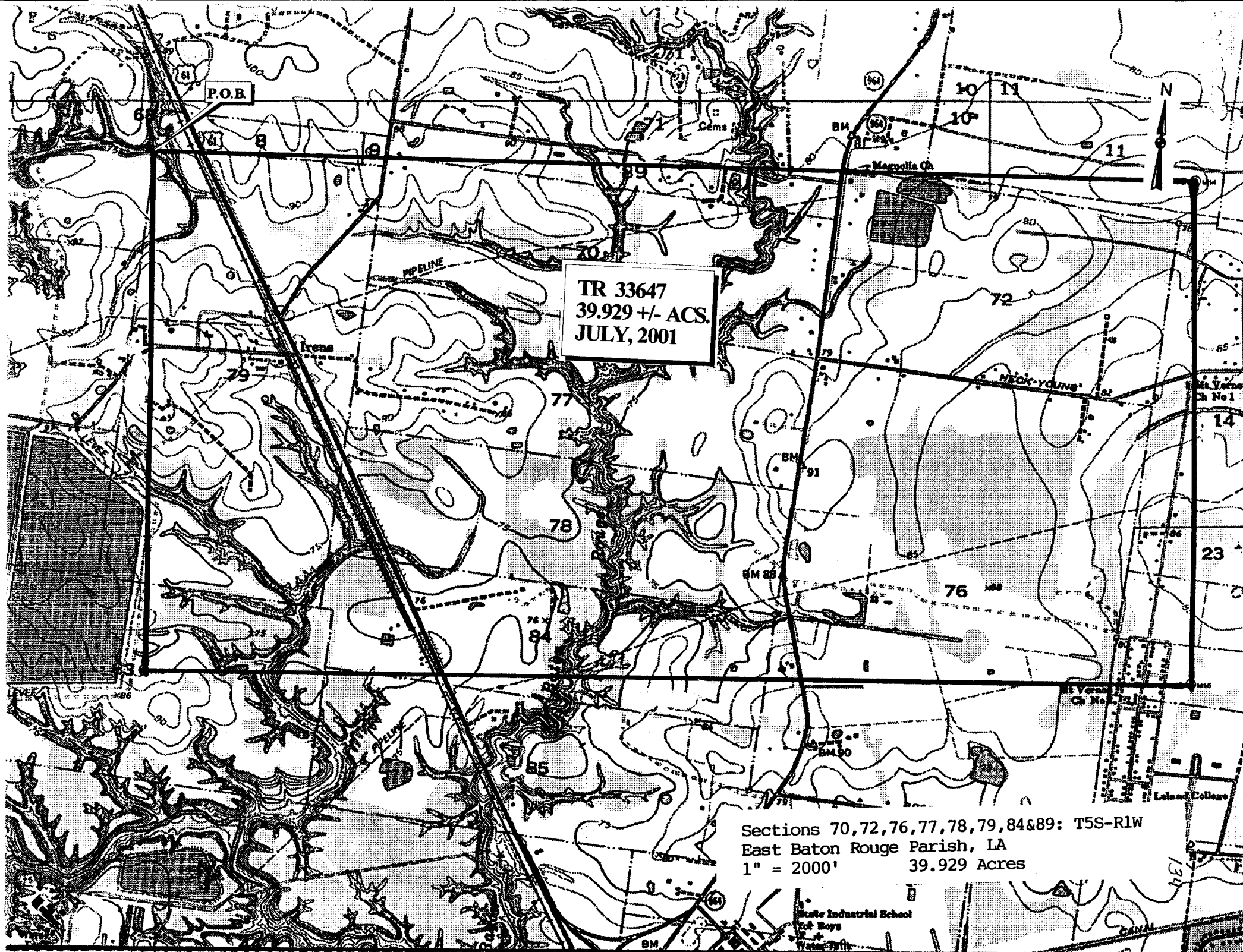
A certain tract of land belonging to and not under mineral lease from the Department of Transportation and Development, on July 11, 2001, being more fully described as follows: Commencing at the Northwest corner of Section 79, Township 5 South, Range 1 West, East Baton Rouge Parish, Louisiana; thence due South 9,000 feet; thence due East 18,000 feet; thence due North 9,000 feet; thence due West 18,000 feet to the point of beginning and including particularly all lands within the boundaries of the right-of-way for the highway known as U.S. Highway 61 and Bayou Sara Road (Old Scenic Highway), and particularly but not limited to the lands acquired by the following deeds: (a) Deed from Edward W. Baxter, vendor, in favor of the State of Louisiana, Department of Highways, dated March 14, 1958, and recorded in Conveyance Book 1366, Folio 354, Original 5, Bundle 4159 of the Conveyance Records of East Baton Rouge Parish, Louisiana; (b) Deed from Bowman Carney, vendor, in favor of the State of Louisiana, Department of Highways, dated March 14, 1958, and recorded in Conveyance Book 1366, Folio 364, Original 8, Bundle 4159 of the Conveyance Records of East Baton Rouge Parish, Louisiana; (c) Deed from Mrs. Eunice Munson, vendor, in favor of the State of Louisiana, Department of Highways, dated March 20, 1958, and recorded in Conveyance Book 1366, Folio 367, Original 9, Bundle 4159 of the Conveyance Records of East Baton Rouge Parish, Louisiana; (d) Deed from William G. Thomas, et ux, vendor, in favor of the State of Louisiana, Department of Highways, dated July 22, 1958, and recorded in Conveyance Book 1381, Folio 139, Original 15, Bundle 4212 of the Conveyance Records of East Baton Rouge, Louisiana; (e) Deed from Thomas M. Samuels II, et ux, vendor, in favor of the State of Louisiana, Department of Highway, dated May 15, 1958, and recorded in Conveyance Book 1371, Folio 236, Original 8, Bundle 4179 of the Conveyance Records of East Baton Rouge Parish, Louisiana, excluding beds and bottoms of all navigable waters, containing approximately 39.929 acres, as shown outlined in red on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927 (South Zone).

NOTE: The boundary description and plat for this tract as shown and as advertised were supplied by the nominating party and have not been checked for accuracy by the staff of the Office of Mineral Resources. Anything which may affect the acreage, the shape or the location of the tract, such as non-closure of or incorrect X, Y coordinates or title disputed acreage, or which may affect the status of the tract for leasing, such as overlap of prior leases or nominated tracts, or which may affect potential operations on leases taken, such as inclusion in areas under the jurisdiction of the Department of Wildlife and Fisheries, will not be specifically determined unless and until a bid on this tract is accepted by the Mineral Board; which bid will be accepted on a per acre basis and which acceptance will be conditional upon such specific determinations being made. Once a bid is conditionally accepted by the Mineral Board, the staff will, within a period following the date of the lease sale, determine the acreage, shape and location of the potential lease area of the tract, the status for leasing of all or any portion thereof, and any conditions which may affect potential operations thereon. These determinations may render all or a portion of the bid area unleaseable or may increase or decrease the State claimed acreage such that the

total bonus/rental ultimately required may either exceed the bonus/rental paid at the lease sale, which will require additional payment by the successful bidder, or allow the successful bidder a refund of excessive payment. The successful bidder will be notified of the determinations by the staff and given an opportunity to view the bid area acreage, configuration and location as it has been specifically determined. If all or a portion of the bid area is unleaseable due to overlap of an existing lease, the successful bidder will be given an opportunity to accept or reject a new lease on that portion of the bid area which is not unleaseable. If rejected, the bid and all monies accompanying the bid will be returned to the successful bidder and no lease will be issued. In all other cases a new lease will be issued and any additional per acre bonus/rental, 10% administration fee or \$10 and \$5 per acre fees due as a result of staff determination of more State acreage in the bid area than determined by the successful bidder will be paid prior to the lease being issued. A determination of less State acreage in the bid area will result in a return to the successful bidder of any overpayment.

Applicant: Martin Acquisition, L.L.C. to Agency and by Letter of the Department of Transportation and Development authorizing the Mineral Board to act in its behalf.

Bidder	Cash Payment	Price / Acre	Rental	Oil	Gas	Other



TRACT 33648 - WITHDRAWN PER APPLICANT

TRACT 33649 - STATE AGENCY - Lafourche Parish, Louisiana

The State Mineral Board acting on behalf of the Lafourche Parish School Board, pursuant to Resolution adopted by that body and in accordance with Louisiana Revised Statutes 30:121-136 and 151-156, as amended, and Article 12, Section 18 of the Louisiana Constitution of 1921, as amended, which by Section 16 (A) 9, and 16 (B) of Article XIV of the 1974 Constitution is continued as a statute subject to arrangement in proper statutory form or modification provided by law, advertises the following described lands not under mineral lease on July 11, 2001: The South Half of Section 16, Township 19 South, Range 22 East, Lafourche Parish, Louisiana, excluding beds and bottoms of all navigable waters located in said section, containing approximately 320 acres, as shown outlined in red on a plat on file in the Office of Mineral Resources, Department of Natural Resources, as provided by the applicant. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927 (South Zone).

NOTE: The boundary description and plat for this tract as shown and as advertised were supplied by the nominating party and have not been checked for accuracy by the staff of the Office of Mineral Resources. Anything which may affect the acreage, the shape or the location of the tract, such as non-closure of or incorrect X, Y coordinates or title disputed acreage, or which may affect the status of the tract for leasing, such as overlap of prior leases or nominated tracts, or which may affect potential operations on leases taken, such as inclusion in areas under the jurisdiction of the Department of Wildlife and Fisheries, will not be specifically determined unless and until a bid on this tract is accepted by the Mineral Board; which bid will be accepted on a per acre basis and which acceptance will be conditional upon such specific determinations being made. Once a bid is conditionally accepted by the Mineral Board, the staff will, within a period following the date of the lease sale, determine the acreage, shape and location of the potential lease area of the tract, the status for leasing of all or any portion thereof, and any conditions which may affect potential operations thereon. These determinations may render all or a portion of the bid area unleaseable or may increase or decrease the State claimed acreage such that the total bonus/rental ultimately required may either exceed the bonus/rental paid at the lease sale, which will require additional payment by the successful bidder, or allow the successful bidder a refund of excessive payment. The successful bidder will be notified of the determinations by the staff and given an opportunity to view the bid area acreage, configuration and location as it has been specifically determined. If all or a portion of the bid area is unleaseable due to overlap of an existing lease, the successful bidder will be given an opportunity to accept or reject a new lease on that portion of the bid area which is not unleaseable. If rejected, the bid and all monies accompanying the bid will be returned to the successful bidder and no lease will be issued. In all other cases a new lease will be issued and any additional per acre bonus/rental, 10% administration fee or \$10 and \$5 per acre fees due as a result of staff determination of more State acreage in the bid area than determined by the successful bidder will be paid prior to the lease being issued. A determination of less State acreage in the bid area

will result in a return to the successful bidder of any overpayment.

NOTE: Lessor will accept not less than one-fourth royalties on all minerals.

NOTE: Lessor will require all royalties to be paid on "current market value" for all hydrocarbons.

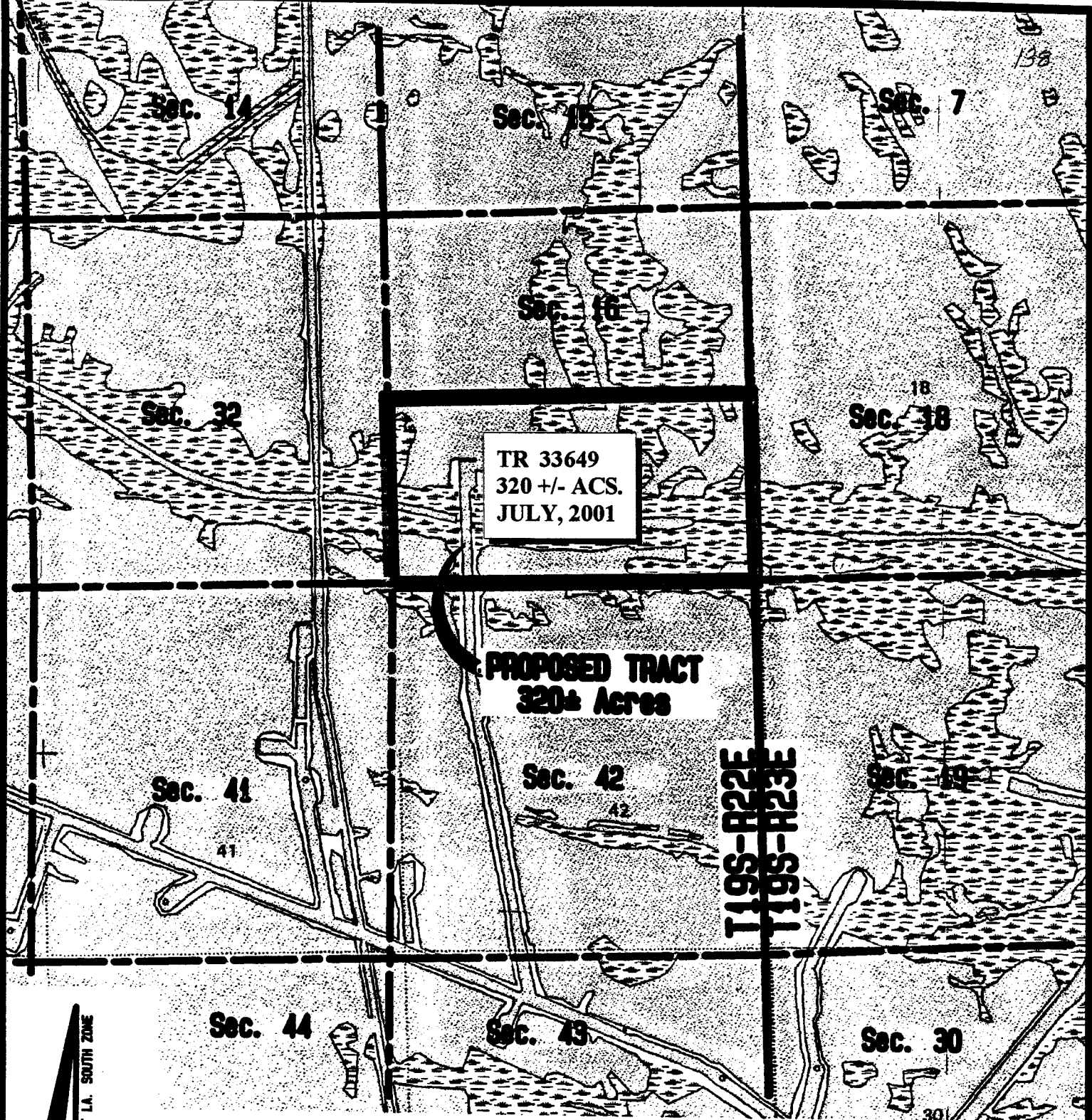
NOTE: The Lessee shall conduct its operations in such a manner as to reasonably minimize any interference with or disruption of Lessor's use of the surface of the leased property or its use by Lessor's Lessees of hunting, trapping and/or pasturage rights.

NOTE: The above tract is located in or near an oyster restricted area and all operations in such area must be conducted in strict conformity with the stipulations and/or regulations of the Louisiana Department of Wildlife and Fisheries.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as hereinabove reserved.

Applicant: Doyle Land Services, Inc. to Agency and by Resolution of the Lafourche Parish School Board authorizing the Mineral Board to act in its behalf.

Bidder	Cash Payment	Price / Acre	Rental	Oil	Gas	Other



TR 33649
320 +/- ACS.
JULY, 2001

**PROPOSED TRACT
320± Acres**

**T19S-R22E
T19S-R23E**



Topography obtained from U.S. Geological
Survey Quadrangle "GOLDEN MEADOW, LA."
1994 Edition.

**PLAT ACCOMPANYING APPLICATION
FOR STATE LEASE**

Lafourche Parish, Louisiana

REVISED:

